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               POLICÉ ACCOUNTABILITY, RASHIDAH
           8
               GRINAGE, SAIED KARAMOOZ, ANNE JANKS
               AND JOHN JONES, III
          10
                                        UNITED STATES DISTRICT COURT
          11
                                      NORTHERN DISTRICT OF CALIFORNIA
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               DELPHINE ALLEN, et al.,
                                                       CASE NO. C00-cv-04599-WHO
          15
                           Plaintiffs,
                                                       [PROPOSED] ORDER GRANTING
                                                       INTERVENORS' MOTION TO INTERVENE
          16
                                                       DATE:
                                                                   MAY 8, 2019
          17
               CITY OF OAKLAND, et al.,
          18
                           Defendants.
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                     The motion of Intervenors COALITION FOR POLICE ACCOUNTABILITY, RASHIDAH
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               GRINAGE, SAIED KARAMOOZ, ANNE JANKS and JOHN JONES, III to intervene in this
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               action as a matter "of right" or in the alternative, for permissive intervention came on regularly for
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               hearing on May 8, 2019. Pamela Y. Price and Lawrence White appeared on behalf of the
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               Intervenors. All other interested parties were also represented by counsel.
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                     The Court having read and considered the motion and the oppositions thereto, and having
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               heard and considered the arguments of counsel, and good cause appearing therefore,
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                     IT IS HEREBY ORDERED that the Intervenors' Motion is granted. The Court finds that
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13512P311-PO
                  [PROPOSED] ORDER GRANTING MOTION TO INTERVENE (C00-04599-WHO)
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the litigation and the progress of the litigation at this time will benefit by including the people who are its intended beneficiaries and whose perspective could provide critical assistance to the Court in bringing the Oakland Police Department into compliance and terminating the Negotiated Settlement Agreement. The Court is persuaded that community representation is essential to address the impact that the Negotiated Settlement Agreement is having on the residents of the City of Oakland and that community representation at this stage will expedite the transformation of the Oakland Police Department and dramatically improve community-police relations.

The Court directs the Monitor and Compliance Director and counsel for the parties to

The Court directs the Monitor and Compliance Director and counsel for the parties to include Intervenors' counsel in all communications related to this action and any and all meetings scheduled hereafter for any time or purpose.

IT IS SO ORDERED.

DATED:	
	HON. WILLIAM H. ORRICK
	UNITED STATES DISTRICT COURT

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